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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/657,967	57,967 09/09/2003		Akio Kosugi	88509.0001	4135
26021	7590	12/14/2004		EXAM	INER
HOGAN & HARTSON L.L.P.				KIM, SANG K	
500 S. GRAND AVENUE SUITE 1900				ART UNIT	PAPER NUMBER
		90071-2611		3654	

DATE MAILED: 12/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
0.55	10/657,967	KOSUGI ET AL.				
Office Action Summary	Examiner	Art Unit				
·	SANG KIM	3654				
The MAILING DATE of this communicated for Reply	ation appears on the cover sheet w	ith the correspondence address V				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNIC.  - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun.  - If the period for reply specified above, is less than thirty (30).  - If NO period for reply is specified above, the maximum statu.  - Failure to reply within the set or extended period for reply wi Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a nication. days, a reply within the statutory minimum of thi tory period will apply and will expire SIX (6) MO II, by statute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed	on .					
<del>/</del> ·	)⊠ This action is non-final.					
• • •	·—					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-26</u> is/are pending in the ap 4a) Of the above claim(s) is/are 5) ⊠ Claim(s) <u>11-26</u> is/are allowed. 6) ⊠ Claim(s) <u>1 and 3</u> is/are rejected. 7) ⊠ Claim(s) <u>2 and 4-9</u> is/are objected to. 8) □ Claim(s) are subject to restriction	withdrawn from consideration.					
Application Papers						
9) The specification is objected to by the	Examiner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objecti						
Replacement drawing sheet(s) including the same shadow and sheet and sheet sheet sheet (s) including the same sheet (s) including th	<u>-</u>					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority decrease of the priority decrease.	ocuments have been received. ocuments have been received in a f the priority documents have been al Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)						
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO)</li> </ol>		Summary (PTO-413) (s)/Mail Date				
Notice of Draitsperson's Patent Drawing Review (PTO-3)		Informal Patent Application (PTO-152)				

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### **Drawings**

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, in claim 3, "the braking device is provided at each of two end sections of the winding shaft," <u>must be shown or the feature(s) canceled from the claim(s)</u>. No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Arisaka et al., U.S. Patent No. 6749142 B2.

With respect to claim 1, Arisaka '142 shows a winding mechanism (figure 1a) comprising: a sheet material (not shown, explained in column 1, lines 15-25, i.e. a tonneau cover); a winding shaft (3) attached to one end of the sheet material; a force application device (not shown, explained in column 4, lines 20-25) that always applies a force to the winding shaft (3) in a normal direction in which the sheet material is wound around the winding shaft; and a braking device (2, D1, 14....etc., i.e. damping means) that applies a braking force to the winding shaft only in the normal direction, see figure 1a.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arisaka et al., U.S. Patent No. 6749142 B2.

With respect to claim 3, Arisaka '142 shows the braking device (2, D1, 14....etc., i.e. damping means) at one end section of the winding shaft.

Arisaka discloses the claimed invention except for providing the braking device at both ends of the winding shaft. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the braking device at both ends of the winding shaft to increase the braking force effect.

## Allowable Subject Matter

Claims 11-26 are allowed.

Claims 2 and 4-10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The claims are patentable over the prior art of record because the teachings of the references taken as a whole do not show or render obvious the combination set forth in claims 11 and 19, including the braking device comprising an inner revolution member that is attached to the winding shaft and includes concave sections that recede toward a center of rotation; an outer revolution member that is rotatable and encircles the inner revolution member, the outer revolution member defining an inner wall section that is provided with an arcuate rack section; planetary gear members that are stored in

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the concave sections of the inner revolution member and engage the arcuate rack section; a case member that stores the outer revolution member; and a viscous fluid that fills a gap formed between the outer revolution member and the case member, wherein rotations of the planetary gears are restricted when the inner revolution member is rotated in the normal direction by rotations of the winding shaft in the normal direction. On the other hand, the prior art U.S. Patent '142, winds the sheet material using the braking device of damping means with a clutch mechanism and a viscous fluid rather than planetary gear members.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SANG KIM whose telephone number is 703-305-3712. The examiner can normally be reached Monday through Friday from 8:00 A.M. to 5:30 P.M. alternating Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kathy Matecki, can be reached on (703) 308-2688. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SK

12/5/04

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